

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

- - - - - X

UNITED STATES OF AMERICA : **SUPERSEDING INDICTMENT**
: S5 15 Cr. 379 (PKC)
- v. - :
AMADO BELTRAN BELTRAN, :
a/k/a "Don Amado," :
OTTO RENE SALGUERO MORALES, :
a/k/a "Otto Salguero," :
RONALD ENRIQUE SALGUERO PORTILLO, :
a/k/a "Ronald Salguero," and :
FERNANDO FELIX RODRIGUEZ, :
a/k/a "Don Fernando," :
Defendants. :
- - - - - X

COUNT ONE
(Cocaine Importation Conspiracy)

The Grand Jury charges:

1. From at least in or about 2004, up to and including 2019, in Honduras, Guatemala, Mexico, and elsewhere, and in an offense begun and committed out of the jurisdiction of any particular state or district of the United States, AMADO BELTRAN BELTRAN, a/k/a "Don Amado," OTTO RENE SALGUERO MORALES, a/k/a "Otto Salguero," RONALD ENRIQUE SALGUERO PORTILLO, a/k/a "Ronald Salguero," and FERNANDO FELIX RODRIGUEZ, a/k/a "Don Fernando," the defendants, and others known and unknown, at least one of whom has been first brought to and arrested in the Southern District of New

York, intentionally and knowingly combined, conspired, confederated, and agreed together and with each other to violate the narcotics laws of the United States.

2. It was a part and an object of the conspiracy that AMADO BELTRAN BELTRAN, a/k/a "Don Amado," OTTO RENE SALGUERO MORALES, a/k/a "Otto Salguero," RONALD ENRIQUE SALGUERO PORTILLO, a/k/a "Ronald Salguero," and FERNANDO FELIX RODRIGUEZ, a/k/a "Don Fernando," the defendants, and others known and unknown, would and did import into the United States from a place outside thereof a controlled substance, in violation of Title 21, United States Code, Sections 952(a) and 960(a)(1).

3. It was further a part and an object of the conspiracy that AMADO BELTRAN BELTRAN, a/k/a "Don Amado," OTTO RENE SALGUERO MORALES, a/k/a "Otto Salguero," RONALD ENRIQUE SALGUERO PORTILLO, a/k/a "Ronald Salguero," and FERNANDO FELIX RODRIGUEZ, a/k/a "Don Fernando," the defendants, and others known and unknown, would and did manufacture, distribute, and possess with intent to distribute a controlled substance, intending, knowing, and having reasonable cause to believe that such substance would be unlawfully imported into the United States and into waters within a distance of 12 miles of the coast of the United States, in violation of Title 21, United States Code, Sections 959(a) and 960(a)(3).

4. It was further a part and an object of the conspiracy that AMADO BELTRAN BELTRAN, a/k/a "Don Amado," OTTO RENE SALGUERO MORALES, a/k/a "Otto Salguero," RONALD ENRIQUE SALGUERO PORTILLO, a/k/a "Ronald Salguero," and FERNANDO FELIX RODRIGUEZ, a/k/a "Don Fernando," the defendants, and others known and unknown, would and did, on board an aircraft registered in the United States, manufacture, distribute, and possess with intent to distribute a controlled substance, in violation of Title 21, United States Code, Sections 959(c) and 960(a)(3).

5. The controlled substance that AMADO BELTRAN BELTRAN, a/k/a "Don Amado," OTTO RENE SALGUERO MORALES, a/k/a "Otto Salguero," RONALD ENRIQUE SALGUERO PORTILLO, a/k/a "Ronald Salguero," and FERNANDO FELIX RODRIGUEZ, a/k/a "Don Fernando," the defendants, conspired to (i) import into the United States from a place outside thereof, (ii) manufacture and distribute, intending, knowing, and having reasonable cause to believe that such substance would be unlawfully imported into the United States and into waters within a distance of 12 miles of the coast of the United States from a place outside thereof, and (iii) manufacture, distribute, and possess on board an aircraft registered in the United States, was five kilograms and more of mixtures and substances containing

a detectable amount of cocaine, in violation of Title 21, United States Code, Section 960(b)(1)(B).

(Title 21, United States Code, Section 963; and Title 18, United States Code, Section 3238.)

COUNT TWO

(Possession of Machineguns and Destructive Devices)

The Grand Jury further charges:

6. From at least in or about 2004, up to and including 2019, in Honduras, Guatemala, Mexico, and elsewhere, and in an offense begun and committed out of the jurisdiction of any particular state or district of the United States and for which one of two or more joint offenders has been first brought to and arrested in the Southern District of New York, AMADO BELTRAN BELTRAN, a/k/a "Don Amado," OTTO RENE SALGUERO MORALES, a/k/a "Otto Salguero," RONALD ENRIQUE SALGUERO PORTILLO, a/k/a "Ronald Salguero," and FERNANDO FELIX RODRIGUEZ, a/k/a "Don Fernando," the defendants, during and in relation to a drug trafficking crime for which they may be prosecuted in a court of the United States, to wit, the narcotics importation conspiracy charged in Count One of this Superseding Indictment, knowingly used and carried firearms, and, in furtherance of such crime, knowingly possessed firearms, and aided and abetted the use, carrying, and possession of firearms, to wit, machineguns that were capable of automatically

shooting more than one shot, without manual reloading, by a single function of the trigger, as well as destructive devices.

(Title 18, United States Code,
Sections 924(c)(1)(A), 924(c)(1)(B)(ii), 3238, and 2.)

COUNT THREE

(Conspiracy to Possess Machineguns and Destructive Devices)

The Grand Jury further charges:

7. From at least in or about 2004, up to and including 2019, in Honduras, Guatemala, Mexico, and elsewhere, and in an offense begun and committed out of the jurisdiction of any particular state or district of the United States, AMADO BELTRAN BELTRAN, a/k/a "Don Amado," OTTO RENE SALGUERO MORALES, a/k/a "Otto Salguero," RONALD ENRIQUE SALGUERO PORTILLO, a/k/a "Ronald Salguero," and FERNANDO FELIX RODRIGUEZ, a/k/a "Don Fernando," the defendants, and others known and unknown, at least one of whom has been first brought to and arrested in the Southern District of New York, intentionally and knowingly combined, conspired, confederated, and agreed together and with each other to violate Title 18, United States Code, Section 924(c).

8. It was a part and an object of the conspiracy that AMADO BELTRAN BELTRAN, a/k/a "Don Amado," OTTO RENE SALGUERO MORALES, a/k/a "Otto Salguero," RONALD ENRIQUE SALGUERO PORTILLO, a/k/a "Ronald Salguero," and FERNANDO FELIX RODRIGUEZ, a/k/a "Don

Fernando," the defendants, and others known and unknown, would and did, during and in relation to a drug trafficking crime for which they may be prosecuted in a court of the United States, to wit, the narcotics importation conspiracy charged in Count One of this Superseding Indictment, knowingly use and carry firearms, and, in furtherance of such drug trafficking crime, knowingly possess firearms, including machineguns that were capable of automatically shooting more than one shot, without manual reloading, by a single function of the trigger, as well as destructive devices, in violation of Title 18, United States Code, Sections 924(c)(1)(A)(i) and 924(c)(1)(B)(ii).

(Title 18, United States Code, Sections 924(o) and 3238.)

FORFEITURE ALLEGATION
(As to Count One)

9. As a result of committing the controlled substance offense charged in Count One of this Superseding Indictment, AMADO BELTRAN BELTRAN, a/k/a "Don Amado," OTTO RENE SALGUERO MORALES, a/k/a "Otto Salguero," RONALD ENRIQUE SALGUERO PORTILLO, a/k/a "Ronald Salguero," and FERNANDO FELIX RODRIGUEZ, a/k/a "Don Fernando," the defendants, shall forfeit to the United States, pursuant to Title 21, United States Code, Sections 853 and 970, any and all property constituting, or derived from, any proceeds the defendants obtained, directly or indirectly, as a result of

the offense, and any and all property used, or intended to be used, in any manner or part, to commit, and to facilitate the commission of the offense charged in Count One of this Superseding Indictment.

FORFEITURE ALLEGATION
(As to Counts Two and Three)

10. As a result of committing the offenses charged in Counts Two and Three of this Superseding Indictment, AMADO BELTRAN BELTRAN, a/k/a "Don Amado," OTTO RENE SALGUERO MORALES, a/k/a "Otto Salguero," RONALD ENRIQUE SALGUERO PORTILLO, a/k/a "Ronald Salguero," and FERNANDO FELIX RODRIGUEZ, a/k/a "Don Fernando," the defendants, shall forfeit to the United States, pursuant to Title 18, United States Code, Section 924(d), all firearms and ammunition involved in and used in the commission of the offenses charged in Counts Two and Three of this Superseding Indictment.

Substitute Assets Provision

11. If any of the above-described forfeitable property, as a result of any act or omission of AMADO BELTRAN BELTRAN, a/k/a "Don Amado," OTTO RENE SALGUERO MORALES, a/k/a "Otto Salguero," RONALD ENRIQUE SALGUERO PORTILLO, a/k/a "Ronald Salguero," and FERNANDO FELIX RODRIGUEZ, a/k/a "Don Fernando," the defendants:

- a. cannot be located upon the exercise of due diligence;
- b. has been transferred or sold to, or

deposited with, a third person;

- c. has been placed beyond the jurisdiction of the Court;
- d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be subdivided without difficulty,

it is the intent of the United States, pursuant to Title 21, United States Code, Sections 853(p) and 970, and Title 28, United States Code, Section 2461(c), to seek forfeiture of any other property of the defendants up to the value of the above forfeitable property.

(Title 21, United States Code, Sections 853 & 970; and Title 28, United States Code, Section 2461(c).)


Tracy Mitter
FOREPERSON


Geoffrey S. Berman
GEOFFREY S. BERMAN
United States Attorney

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SUPERSEDING INDICTMENT

S5 15 Cr. 379 (PKC)

(21 U.S.C. § 963; and
18 U.S.C. §§ 924, 3238, 2.)

GEOFFREY S. BERMAN
United States Attorney.

A TRUE BILL



Foreperson.

12/17/19
Filed superseding Indictment
Arrest warrants issued

USM Fox

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